## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF A SEASON ED

CLIFFORD BAILY, CLIFFORD BLACK,  OF THE CONTROL OF	200h OCT 30 P 3: 39
WESLEY CALHOUN, CURTIS DEASON,  OF THE AMERICAN CONTROL OF THE CON	
RUTH GRAVES, MICKEY GRIZZARD, )	DEBRA P. HACKETT, CLK
JIMMY PERRY, HERBERT STANLEY SIKES,)	U.S. DISTRICT COURT MIDDLE DISTRICT ALA
And PHILLIP THOMPSON,	MIDDEL DIOTAL
Plaintiffs,	
vs.	CASE NUMBER: CV. 3:06CUA79-M
MERCK & CO., INC., a foreign or	J. 0000
Domestic Corporation, DAVID SPARKMAN, )	$\Gamma$
KATHERINE HOLMES, LORI LOVETT, )	·
SCOTT BARTLETT, CORAL HARPER,	
MELISSA SANTIAGO, HENRY MITCHAM, )	•
JERRY PHARR, JASON DELK, CHARLES )	
HENDERSON, JAMES HOUSTON, JULIE )	
MELTON, JULIE HODGES, MELISSA	•
BAUER, NATASHA WALKER-MCGLOTHAM)	
RANDY WELLS, and the Defendants A,	
B, C, D, E, X & Z whether singular or	Removed from the
plural, being those persons, firms or	Circuit Court of
entities who or which proximately	Randolph County, Alabama
caused or contributed to the Plaintiff's	(CV-06-145)
and Plaintiff's decedent's other harm	
and the other damages as complained	
of herein whose true names are	
unknown to the Plaintiff but will be	
added by amendment when correctly	·
ascertained,	
Defendants.	

## **MOTION TO DISMISS**

Without waiving any other defense she may have to this lawsuit, Defendant Julie Melton moves to dismiss the Plaintiffs' Complaint, under Rule 12(b)(6) of the Federal Rules of Civil Procedure, for failure to state a claim upon which relief can be granted. In support of this motion, Melton states that she has been fraudulently joined to this action, and incorporates the legal arguments, citations, and exhibits in Merck & Co., Inc.'s Notice of Removal.

Richard B. Garrett

One of the Attorneys for Defendant,

Merck & Co., Inc.

OF COUNSEL:

Robert C. "Mike" Brock

F. Chadwick Morriss

Ben C. Wilson

Richard B. Garrett

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## **CERTIFICATE OF SERVICE**

I hereby certify that I have served the above and foregoing document upon all interested parties by placing a copy of same in the United States Mail, postage prepaid and properly addressed on this the 30 day of October 2006, as follows:

James S. Hubbard Thomas J. Knight **HUBBARD & KNIGHT** 1125 Noble Street Anniston, Alabama 36201